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May 21, 2025

Via ECF

The Honorable Victoria Reznik United States Magistrate Judge Southern District of New York 300 Quarropas Street White Plains, NY 10601

> The Wave Studio, LLC v. Trivago et al., Re: No. 7:23-cv-03586 The Wave Studio, LLC v. General Hotel Management Ltd. et al., No. 7-13-cv-09239-CS-VR

Dear Judge Reznik:

We are counsel to Defendants, Trip.com Group Limited, Trip.com, Travel Singapore Pte. Ltd., Skyscanner Ltd., and MakeMyTrip, Inc. (the "Trip Defendants") in the above-captioned action and were substituted in as counsel to them in this action, with Court approval of this substitution, on May 9, 2025, twelve days ago.

We write to request a two-week extension of the deadline for the Trip Defendants on all pending motions in this action (the "Motions") from May 23 to June 6, 2025. Trip Defendants seek this extension as they require additional time to confer with their counsel regarding a potential response or motion concerning the outstanding filings. Trip Defendants have conferred with Plaintiff in this matter, and Plaintiff has consented to the requested extension. (Exhibit 1) However, due to the time constraints, Trip Defendants were unable to obtain executed signatures in time for this filing. In addition, Trip Defendants have conferred with counsel for Booking.com. While Booking.com counsel appeared to be amenable to the extension, counsel advised that she needed to confer with her client. As of the time of filing, no response has been received. In light of the impending deadlines, Trip Defendants are proceeding with this filing.

We commit to making no further time-extension requests relating to the motions now pending beyond this one if our request is granted.

In conclusion, we respectfully request that the Court grant this request for twoweek extension to the briefing schedule.

We appreciate the Court's consideration of the issues discussed above.

 $Respectfully \ submitted,$

BALANCE LAW FIRM

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Attorneys for Trip Defendants

cc: Counsel of Record